

Brandy Butler

From: Ruth McHargue
Sent: Wednesday, November 29, 2017 12:28 PM
To: Consumer Correspondence
Cc: Diane Hood
Subject: FW: To CLK Docket 20170007
Attachments: Turkey Point Clean Up; Customers paying for Turkey Point clean up; Docket # 20170007; I strongly believe that FPL&L is negligent & should NOT charge customers for cleaning up their leaking canals at Turkey Point; FPL should bear expenses in fixing leaking canals; Case docket no. 20170007; Utilities, Inc. Florida Docket No. 20160101 approved rate increase request; \$200 Million Dollar Turkey Point Clean Up; Turkey Point Reactors

Customer correspondence

From: Diane Hood
Sent: Wednesday, November 29, 2017 10:12 AM
To: Ruth McHargue
Subject: To CLK Docket 20170007

Copies on file. DHood

Brandy Butler

From: eileen mignoni <eileen.mignoni@gmail.com>
Sent: Monday, November 27, 2017 11:54 AM
To: Consumer Contact
Subject: Turkey Point Clean Up

Consumers should absolutely not have to pay for the Turkey Point Clean Up. How many billions of dollars in profit did FPL make last year? They made the mess. They can pay to clean it up. I don't understand why shareholders should receive windfalls, and consumers should have to foot the bill.

Thanks,
Eileen

Brandy Butler

From: Wendy Lapidus <Wendy@wendylapidus.com>
Sent: Monday, November 27, 2017 12:33 PM
To: Consumer Contact
Subject: Customers paying for Turkey Point clean up

To whom it may concern,

I am an investor in FPL as well as a customer. FPL is supposed to be a public service and should be paying for its own repairs, especially when they are at fault in the first place. I am opposed to their being allowed to charge back their customers for these repairs.

Thank you for your attention.

Wendy Lapidus

Wendy G. Lapidus
305-542-3652

Brandy Butler

From: Cybel Lewis <cybellewis@att.net>
Sent: Monday, November 27, 2017 12:19 PM
To: Consumer Contact
Subject: Docket # 20170007

I am writing because as a member of the public and a resident of Miami Dade who is a customer of FPL, I would like to weigh in on whether Florida Power & Light should pass the \$200 million clean-up tab for fixing leaking canals at Turkey Point on to its customers. I believe FPL cannot pass this charge onto their customers and am vehemently against any attempts by them to do so.

According to a statement from the Southern Alliance for Clean Energy “FPL knew or should have known as early as 1978 that the operation of the cooling canals at the Turkey Point plant south of Miami was creating a hyper-saline plume that was polluting the Biscayne Aquifer — the drinking water resource for South Florida,”.

Even though FPL believes the problems in the canal were identified only after the utility and state expanded monitoring efforts in 2010, the Office of Public Counsel, which represents citizens in the matter, has argued the utility’s 1972 federal permit to operate the canals makes clear that FPL bears the responsibility for making sure the canals work properly.

Therefore I hope you will agree with myself and the Office of Public Counsel, and in keeping with the 1972 federal permit DENY FPL the ability to pass this charge onto us customers

Than you,

Cybel M. Lewis

Brandy Butler

From: vicki cerda <vicki_cerda@hotmail.com>
Sent: Monday, November 27, 2017 1:55 PM
To: Consumer Contact
Subject: I strongly believe that FPL&L is negligent & should NOT charge customers for cleaning up their leaking canals at Turkey Point

Dear Public Service Commission,

As a S Florida resident, I keep up with all news related to our area, including that of Florida Power & Light. I hope you come to the same conclusion that many other independent organizations and groups have come to that makes FP&L (and not its customers) solely responsible for making sure their canals work property. They have damaged Biscayne Bay and its previous drinking-water wells for many, many years. They have not only denied this (really?) against all contrary evidence, but now also want to pass the cost to customers. I (and many others!) find this totally self-serving, unresponsible & unacceptable.

I/we urge you NOT to pass on that \$200 million clean up bill to us !!! FP&L is totally responsible for this mess and their negligence.

Thanking you in advance for your consideration and hopefully fair decision to customers in this important matter that will be coming before you to decide in a few weeks from now.

Vicki Cerda, a coral gables resident

Sent from my iPad so please disregard typos!

Brandy Butler

From: Linda Singer <linda@lindasinger.com>
Sent: Monday, November 27, 2017 2:30 PM
To: Consumer Contact
Subject: FPL should bear expenses in fixing leaking canals

To the Members of the Public Service Commission:

I understand that you are seeking public comment to the issue of who should bear the expense of fixing the problems in cooling canals leaking and causing danger to the environment at FPL's Turkey Point location. As an FPL customer, I wish to express my opinion.

FPL should have known from the beginning of the consequences of building and operating a nuclear power plant. I believe I read that the original permit issued to FPL requires FPL to be responsible for all clean-up costs resulting from its operation of the nuclear power plant. This problem did not happen suddenly. It should have been anticipated and prevented, and if it was neither anticipated nor prevented, the results of FPL's negligence should not be the responsibility of its customers to fix. Asking customers to be responsible for a vendor's negligence is the height of temerity. In which world would customers foot FPL's expenses for which it is responsible?

I urge you to deny any request by FPL to have its customers foot the repair bills. Thank you for soliciting public comment.

Linda C. Singer, Attorney at Law
5249 SW 71st Pl
Miami, Florida 33155

Brandy Butler

From: THOMAS R BLAKE <trblake@bellsouth.net>
Sent: Monday, November 27, 2017 2:35 PM
To: Consumer Contact
Subject: Case docket no. 20170007

Gentlemen:

A review of the 1972 federal permit to Florida Power & Light ("FP&L") to operate the canals makes quite clear that FP&L bears responsibility for making certain that the cooling canals operate properly. At present that is not the case, as a growing saltwater plume is polluting the Biscayne Aquifer. FP&L must bear the responsibility for the expense of correcting this situation, not Florida citizens dependent upon clean drinking water. If a reduction in dividends to FP&L shareholders results, it is a suitable penalty for their election of negligent directors to serve on the board of directors.

Regards,

Thomas R. Blake

Brandy Butler

From: Anthony Triozzi <tony@peakmusicpro.com>
Sent: Monday, November 27, 2017 2:56 PM
To: Consumer Contact
Subject: Utilities, Inc. Florida Docket No. 20160101 approved rate increase request

The over 100% recent increase by **Utilities, Inc. Florida Docket No. 20160101 approved rate increase** is unreasonable and without due cause. No logical or necessary reason was given to consumers regarding the need to increase rates so dramatically and the level of service has not improved or changed in any way. A reasonable increase would typically be five or ten percent, not a dramatic double in cost. It is difficult to manage and pay bills on time when a company with a monopoly takes advantage consumers like this one is doing.

Anthony Triozzi
145 Wisteria Drive
Longwood, FL

Tony Triozzi



Music Productions

tony@peakmusicpro.com

321-230-4182

www.peakmusicpro.com

Brandy Butler

From: Rosanne Strassberg <rosannestrass@bellsouth.net>
Sent: Monday, November 27, 2017 3:13 PM
To: Consumer Contact
Subject: \$200 Million Dollar Turkey Point Clean Up

It would be criminal for you to allow Florida Power and Light to charge their customers for what is their own responsibility and ineptitude and neglect. We have absolutely no say in their operation and management and therefore no responsibility for correcting their problems. It would be completely and totally prejudicial for the commission to rule in FPL's favor' although that is the commissions' record and history – always favoring the corporation over the people of Florida. Maybe just this once you could do the right thing!!!

*Rosanne Strassberg
Miami, FL 33161*

Brandy Butler

From: Debbie Hegland <debbiehegland@gmail.com>
Sent: Monday, November 27, 2017 4:45 PM
To: Consumer Contact
Cc: Debbie Hegland
Subject: Turkey Point Reactors

To whom it may concern ;

We must stop this outdated and increasingly harmful and inefficient process of using cooling canals at Turkey Point. Contrary to the FPL President's comment that it poses no risk to our drinking water studies show that it does.

In addition the public should NOT Be footing the bill for the updating of equipment and procedures. Something must be done immediately.

We are SO LUCKY that Hurricane Irma did not make direct landfall there! It's only going to get worse. Do something, do the right thing!

Debbie Hegland
Florida Keys resident and tax payer since 1973.

Sent from my iPad